

REMARKS

All claims have been allowed except for claims 1, 12, and 17. Claims 1 and 17 are now cancelled. Allowed claims 5 and 16 are merely amended slightly in order to improve the grammar, without changing the scope of the claims. Claim 12 is amended merely to eliminate the redundant use of the word “wireless” in the preamble. None of these minor amendments introduce any new issues.

Claim 12 Should Be Allowed

The *Feldis* reference discloses that if the “field does not contain any tag, then the user may edit” (see paragraph 38 of *Feldis*). In contrast, present claim 12 discloses that “only if the free-to-edit tag is included” may the user edit. *Feldis* is thus the opposite of present claim 12.

CONCLUSION

Applicant would be grateful if the Examiner would please contact Applicant’s attorney by telephone if the Examiner detects anything in the present response that might hinder a speedy allowance.

Respectfully submitted,



Andrew T. Hyman
Attorney for Applicant
Registration No. 45,858

WARE, FRESSOLA, VAN DER
SLUY'S & ADOLPHSON LLP
Building Five, Bradford Green
755 Main Street, P.O. Box 224
Monroe, CT 06468
Telephone: (203) 261-1234
Facsimile: (203) 261-5676
USPTO Customer No. 004955